

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
ESTATE OF TAMAR KEDEM SIMAN TOV, BY
HEIR-AT-LAW GAD KEDEM, ESTATE OF O. S.
T., BY HEIR-AT-LAW GAD KEDEM, GAD
KEDEM, INDIVIDUALLY, REUMA KEDEM,
TALIA BINER, ESTHER BINER, DITZA
HEIMAN, NETA HEIMAN MINA, DAFNA
SHAY HEIMAN, GIDEON HEIMAN GLATT,
YASMIN BEN GIGI, MAAYAN ELIAZ,
INDIVIDUALLY, ESTATE OF DIKLA ARAVA
ELIAZ, BY HEIR-AT-LAWS ODIN ELIAZ AND
STAV ELIAZ, ESTATE OF T.E., MINOR CHILD,
BY HEIR-AT-LAW MAAYAN ELIAZ, ODIN
ELIAZ, INDIVIDUALLY, STAV ARAVA
ELIAZ, INDIVIDUALLY, DOV ELIAZ, YIFAT
TANAMI, SAGI ARAVA, ALON ARAVA,
HADAR BEN DAVID, LIAT KOPERSTEIN,
YALI KOPERSTEIN, ZIV KOPERSTEIN,
NAAMA KOPERSTEIN, GONI KOPERSTEIN
AVNI, RAN AHARON AVNI, MAAYAN ZIN,
INDIVIDUALLY, D.E., MINOR CHILD, BY
LEGAL GUARDIAN MAAYAN ZIN, E.E.,
MINOR CHILD, BY LEGAL GUARDIAN
MAAYAN ZIN, MERAV TAL (TAL ALFASI),
RACHEL ALFENDRI, TOMER TAL ALFASI,
ORI TAL ALFASI, KEREN BLANK, SIGALIT
SHARABI, VIKTOR RAHMILOV, GALINA
RAHMILOV, INDIVIDUALLY, SOFIA
HODEDATOV, SIGAL BENBENISTE, NATALI
RAHMILOV, E.L.R, MINOR CHILD, BY LEGAL
GUARDIAN GALINA RAHMILOV, TAMIR
HODEDATOV, HANANEL BENBENISTE, EFIM
SOLOMONOV, ESTATE OF YUVAL BAR-ON,
BY HEIRS-AT-LAW ORIT BAR-ON AND
ITZHAK BAR-ON, ORIT BAR-ON,
INDIVIDUALLY, ITZHAK BAR-ON,
INDIVIDUALLY, ESTATE OF MOSHE SHUVA,
BY HEIR-AT-LAW YOSSEF SHUVA, YOSSEF
SHUVA, INDIVIDUALLY, SONIA SHUVA,
MAAYAN DEVIKO, SHIMON SHUVA,
ESTATE OF DROR KAPLUN, BY HEIRS-AT-
LAW NOAM KAPLUN, MAAYAN KAPLUN
KEIDAR, MORAN KAPLUN (TARASOV),
NOAM KAPLUN, INDIVIDUALLY, MAAYAN
KAPLUN KEIDAR, INDIVIDUALLY, MORAN

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 07/02/2024

KAPLUN (TARASOV), INDIVIDUALLY,
 ESTATE OF MARCEL FRAILICH, BY HEIRS-
 AT-LAW MOR FRIDA STRIKOVKI, ZIV
 FRAILICH, AMIT FRAILICH, MOR FRIDA
 STRIKOVSKI, INDIVIDUALLY, ZIV
 FRAILICH, INDIVIDUALLY, AMIT FRAILICH,
 INDIVIDUALLY, SHARON CASPI, AMIT
 CASPI, INDIVIDUALLY, NIV CASPI, MAY
 CASPI, S. C., MINOR CHILD, BY LEGAL
 GUARDIAN AMIT CASPI, ESTATE OF VARDA
 HARAMATY, BY HEIR-AT-LAW AYELET
 HARAMATI MIZRAHI, AYELET HARAMATI
 MIZRAHI, INDIVIDUALLY, AVRAHAM
 MIZRAHI, ITAMAR MIZRAHI, TOMER
 MIZRAHI, EDITH HYAMS, ASHER SABAG,
 MICHAL SABAG, DOR MICHAEL SABAG,
 DANNY OFER VAGE, INDIVIDUALLY, GAT
 VAGE, H. V., MINOR CHILD, BY LEGAL
 GUARDIAN DANNY OFER VAGE, S. V.,
 MINOR CHILD, BY LEGAL GUARDIAN
 DANNY OFER VAGE, ESTATE OF MARK
 SHINDEL, BY HEIR-AT-LAW JULIA SHINDEL,
 JULIA SHINDEL, INDIVIDUALLY, IGOR
 SHINDEL, GUY SHINDEL, B. S., MINOR
 CHILD, BY LEGAL GUARDIAN JULIA
 SHINDEL, ESTATE OF YUVAL SALOMON, BY
 HEIR-AT-LAW DORON SALOMON, DORON
 SALOMON, INDIVIDUALLY, ESTATE OF
 GAYA HALIFA, BY HEIRAT-LAW AVRAHAM
 HALIFA, AVRAHAM HALIFA,
 INDIVIDUALLY, SIGAL HALIFA, NOGA
 HALIFA, IDO HALIFA, IRIT LAHAV, TAMAR
 LAHAV, ELIYAHU HANAN BUCH, NITZAN
 LAHAV-PASTER, YAARA SZATMARI, ILAN
 LAHAV, GALIT LAHAV, INDIVIDUALLY, GUI
 LAHAV, R. L., MINOR CHILD, BY LEGAL
 GUARDIAN GALIT LAHAV, AND OMER
 LAHAV,

Plaintiffs,

-against-

UNITED NATIONS RELIEF AND WORKS
 AGENCY ("UNRWA"), PHILIPPE LAZZARINI,
 PIERRE KRÄHENBÜHL, FILIPPO GRANDI,
 LENI STENSETH, SANDRA MITCHELL,

24 Civ. 4765 (AT) (SDA)

ORDER

MARGOT ELLIS, AND GRETA
GUNNARSDOTTIR,

Defendants.

ANALISA TORRES, District Judge:

To conserve resources, to promote judicial efficiency, and in an effort to achieve a faster disposition of this matter, it is hereby ORDERED that the parties discuss whether they are willing to consent, under 28 U.S.C. § 636(c), to conducting all further proceedings before the assigned Magistrate Judge.

If all parties consent to proceed before the Magistrate Judge, counsel for Defendants shall, by **August 23, 2024**, file a fully executed Notice, Consent, and Reference of a Civil Action to a Magistrate Judge form, available at <https://nysd.uscourts.gov/node/754> and attached to this order, on the docket. If the Court approves that form, all further proceedings will then be conducted before the assigned Magistrate Judge rather than before me. An information sheet on proceedings before magistrate judges is also attached to this order. Any appeal would be taken directly to the United States Court of Appeals for the Second Circuit, as it would be if the consent form were not signed and so ordered.

If any party does not consent to conducting all further proceedings before the assigned Magistrate Judge, the parties must file a joint letter, by **August 23, 2024**, advising the Court that the parties do not consent, **but without disclosing the identity of the party or parties who do not consent**. The parties are free to withhold consent without negative consequences.

SO ORDERED.

Dated: July 2, 2024
New York, New York



ANALISA TORRES
United States District Judge

AO 85 (Rev. 01/09) Notice, Consent, and Reference of a Civil Action to a Magistrate Judge

UNITED STATES DISTRICT COURT

for the

_____ District of _____

_____)	
<i>Plaintiff</i>)	
v.)	Civil Action No.
_____)	
<i>Defendant</i>)	

NOTICE, CONSENT, AND REFERENCE OF A CIVIL ACTION TO A MAGISTRATE JUDGE

Notice of a magistrate judge's availability. A United States magistrate judge of this court is available to conduct all proceedings in this civil action (including a jury or nonjury trial) and to order the entry of a final judgment. The judgment may then be appealed directly to the United States court of appeals like any other judgment of this court. A magistrate judge may exercise this authority only if all parties voluntarily consent.

You may consent to have your case referred to a magistrate judge, or you may withhold your consent without adverse substantive consequences. The name of any party withholding consent will not be revealed to any judge who may otherwise be involved with your case.

Consent to a magistrate judge's authority. The following parties consent to have a United States magistrate judge conduct all proceedings in this case including trial, the entry of final judgment, and all post-trial proceedings.

<i>Parties' printed names</i>	<i>Signatures of parties or attorneys</i>	<i>Dates</i>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Reference Order

IT IS ORDERED: This case is referred to a United States magistrate judge to conduct all proceedings and order the entry of a final judgment in accordance with 28 U.S.C. § 636(c) and Fed. R. Civ. P. 73.

Date: _____

*District Judge's signature*_____
Printed name and title

Note: Return this form to the clerk of court only if you are consenting to the exercise of jurisdiction by a United States magistrate judge. Do not return this form to a judge.



**United States District Court
Southern District of New York**

**UNITED STATES MAGISTRATE JUDGES:
REFERRALS AND CONSENTS**

All cases in the Southern District of New York are assigned to two judges: a district judge and a magistrate judge. District judges are appointed for life terms by the President. Magistrate judges are selected by a majority vote of the district judges in the particular district and serve terms of eight years.

Referrals to the Magistrate Judge. The district judge assigned to your case may refer the case to a magistrate judge for specific purposes. Commonly, the referral will be for the magistrate judge to conduct the proceedings that occur before trial, such as resolving discovery disputes or presiding over settlement conferences. A referral may also be made for the magistrate judge to issue to the district judge a report and recommendation on how to resolve a motion, such as a motion to dismiss or a motion for summary judgment. The consent of the parties is not needed for the district judge to refer the case to the magistrate judge for these purposes. If the district judge has made such a referral, you can ask the district judge to review any magistrate judge's decision by filing an objection with the district judge within fourteen days of that decision. The district judge will rule on any timely objections that you file. If you do not file an objection, you will give up your right to challenge the magistrate judge's decision at a later time, including on appeal. *See* Rule 72 of the Federal Rules of Civil Procedure.

Consent to Proceed Before the Magistrate Judge. If you would like your case to move more quickly, it is helpful to consent to proceed before the magistrate judge for all purposes, including any trial. If you consent, the magistrate judge will perform the identical function that the district judge would have performed. Any trial in your case would be either a jury or a nonjury trial, depending upon whether there is a right to a jury trial and a proper request for such a trial. The only difference is that the magistrate judge – and not the district judge – would preside over that trial. Cases that proceed for all purposes before a magistrate judge generally move more quickly than cases before a district judge. If you consent to proceed before the magistrate judge, the district judge plays no further role in the case. Any appeal is taken directly to the Court of Appeals. It is your choice whether or not to consent to proceed before the magistrate judge, and all parties must consent or the case will not proceed before the magistrate judge.

A copy of the appropriate consent form is attached. Additional forms are also available from the Pro Se Intake Unit and on the Court's website.

500 PEARL STREET | NEW YORK, NY 10007
300 QUARROPAS STREET | WHITE PLAINS, NY 10601

PRO SE INTAKE UNIT: 212-805-0175

Rev. 1/20/15